§ 292a.3

by representation in deportation or exclusion proceedings. Bar associations which provide a referral service of attorneys who render pro bono assistance to aliens in deportation or exclusion proceedings may also qualify to have their names appear on the Service list. Listing of an organization qualified under this part is not equivalent to recognition under §292.2 of this chapter.

[44 FR 4654, Jan. 23, 1979, as amended at 45 FR 43681, June 30, 1980]

§292a.3 Applications.

Applications by organizations to qualify for listing under this part shall be submitted to the district director or officer-in-charge having jurisdiction over each area in which free legal services are being provided by the organization. The application shall be supported by a declaration signed by an authorized officer of the organization that the organization complies with all the qualifications set out in §292a.2.

§292a.4 Approval and denial of applications.

District Directors or officers-incharge shall have the authority to grant or deny an application submitted by an organization under this part, within their respective jurisdiction. If an application is denied, the applicant shall be notified of the decision in writing giving the grounds of such denial. Denial must be based on the failure of the organization to meet the qualifications specified in §292a.2. The organization shall be advised of its right to appeal in accordance with §\$103.1 and 103.3 of this chapter.

[50 FR 2040, Jan. 15, 1985]

§292a.5 Removal of an organization from list.

If the district director or officer-incharge is satisfied that an organization listed under §292a.1 does not meet the qualifications as set out in §292a.2, he/she shall notify the organization concerned, in writing, of his/her intention to remove its name from the Service list. The organization may submit an answer within 30 days from the date the notice was served. If, after considering the answer by the organization,

in the event an answer is submitted, the district director or officer-incharge determines that the organization does not qualify under §292a.2, he/she shall remove its name from the list. Removal must be based on the failure of the organization to meet the qualifications specified in §292a.2 of this chapter. The organization shall be advised of its right to appeal in accordance with §§103.1 and 103.3 of this chapter. If an organization applies to the district director or officer-in-charge to have its name removed from the Service list, that request shall be honored.

[49 FR 41015, Oct. 19, 1984]

PART 293—DEPOSIT OF AND INTER-EST ON CASH RECEIVED TO SE-CURE IMMIGRATION BONDS

Sec.

293.1 Computation of interest.

293.2 Interest rate.

293.3 Simple interest table.

293.4 Payment of interest.

AUTHORITY: Sec. 103, 66 Stat. 173; 8 U.S.C. 1103. Interprets and applies sec. 293, 84 Stat. 413.

Source: 36 FR 13677, July 23, 1971, unless otherwise noted.

§293.1 Computation of interest.

Interest shall be computed from the date of deposit occurring after April 27, 1966, or from the date cash deposited in the postal savings system ceased to accrue interest, to and including the date of withdrawal or date of breach of the immigration bond, whichever occurs first. For purposes of this section, the date of deposit shall be the date shown on the Receipt of Immigration Officer for the cash received as security on an immigration bond. The date of withdrawal shall be the date upon which the interest is certified to the Treasury Department for payment. The date of breach shall be the date as of which the immigration bond was concluded to have been breached as shown on Form Notice—Immigration Breached. In counting the number of days for which interest shall be computed, the day on which the cash was deposited, or the day which cash deposited in the postal savings system ceased to accrue interest, shall not be

counted; however, the day of with-drawal or the day of breach of the immigration bond shall be counted. Interest shall be computed at the rate determined by the Secretary of the Treasury and set forth in §293.2. The simple interest table in §293.3 shall be utilized in the computation of interest under this part.

§293.2 Interest rate.

The Secretary of the Treasury has determined that effective from date of deposit occurring after April 27, 1966, the interest rate shall be 3 per centum per annum.

§293.3 Simple interest table.

Following is a simple interest table from which computation of interest at 3 per centum per annum on a principal of \$1,000 for a fractional 365-day year may be derived by addition only. The interest is stated in the form of a decimal fraction of \$1.

| | Days | Interest |
|---|------|-----------|
| | | 0821 9178 |
| | | 1643 8356 |
| 3 | | 2465 7534 |
| 4 | | 3287 6712 |
| 5 | | 4109 5890 |
| _ | | 4931 5068 |
| 7 | | 5753 4246 |
| 8 | | 6575 3424 |
| 9 | | 7397 2602 |

Example: 3% on \$500 for 93 days:

| | Days | |
|------------------------------------|---------|----------------------------|
| | 90 3 | \$7.3972 602 .2465 7534 |
| nterest on \$1,000nterest on \$500 | | \$7.6438 3554 \$3.82 |

§293.4 Payment of interest.

Interest shall be paid only at time of disposition of principal cash when the immigration bond has been withdrawn or declared breached.

PART 299—IMMIGRATION FORMS

Sec. 299.1 Prescribed forms.

299.2 Distribution of Service forms.

299.3 Forms available from the Superintendent of Documents.

299.4 Reproduction of Public Use Forms by public and private entities.

299.5 Display of control numbers.

AUTHORITY: 8 U.S.C. 1101, 1103; 8 CFR part 2

§299.1 Prescribed forms.

The forms listed below are hereby prescribed for use in compliance with the provisions of subchapter A and B of this chapter. To the maximum extent feasible, the forms used should bear the edition date shown or a subsequent edition date.

| Form No. | Edition date | Title |
|----------------|--------------|---|
| AR-11 | 10-01-85 | Alien's Change of Address Card. |
| CDC 4.222–1 | 10–84 | Statement in Support of Application for Waiver of Excludability (Under section 212(a)(1), Immigration and Nationality Act). |
| CDC 42.10 | 04–81 | Interstate Reciprocal Notification of Disease. |
| CDC 75.17 | 04–82 | Report on Alien with Tuberculosis not Considered Active. |
| CDC 75.18 | 04–82 | Report on Alien with Tuberculosis Waiver. |
| EOIR-40 | 11–94 | Application for Suspension of Deportation. |
| FD-258 | 12–29–82 | Applicant Fingerprint Card. |
| G-28 | 10–25–79 | Notice of Entry of Appearance as Attorney or Representative. |
| G-56 | 05-01-83 | General Call-in-Letter. |
| G-296 | 09–12–58 | Report of Violation. |
| G-297 | 05–28–70 | Order to Seize Aircraft. |
| G-298 | 09–12–58 | Public Notice of Seizure. |
| G-325 | 10–01–82 | Biographic Information. |
| G-325A | 10-01-82 | Biographic Information. |
| G-325B | 10-01-82 | Biographic Information. |
| G-325C | 10–01–82 | Biographic Information. |
| G-639 | 03–21–94 | Freedom of Information Act/Privacy Act Request. |
| G-658 | 11–01–75 | Record of Information Disclosure (Privacy Act). |
| I–9 | 11–21–91 | Employment Eligibility Verification. |
| I–17 | 04–11–91 | Petition for Approval of School for Attendance by Nonimmigrant Students. |
| I–17A | 05-01-83 | Designated School Officials. |
| I–17B | 05–01–83 | School System Attachment. |
| I-20A-B/I-20ID | 04–27–88 | Certificate of Eligibility for Nonimmigrant (F-1) Student Status— |
| | | For Academic and Language Students. |
| I-20M-N/I-20ID | 05–03–90 | Certificate of Eligibility for Nonimmigrant (M-1) Student Status— |
| | | For Vocational Students. |